Attachment A

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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEA	ATTLE
10	THE SECOND AMENDMENT	NO. 2:23-cv-01554
11	FOUNDATION; THE CITIZENS COMMITTEE FOR THE RIGHT TO KEEP AND BEAR ARMS; LIBERTY PARK	NOTICE OF REMOVAL TO FEDERAL COURT
12	PRESS; MERRIL MAIL MARKETING; CENTER FOR THE DEFENSE OF FREE	(Clerk's Action Required)
13	ENTERPRISE; SERVICE BUREAU ASSOCIATION; and ALAN GOTTLIEB,	(Clerk's Action Required)
14	Plaintiffs,	
15	V.	
16	ROBERT FERGUSON, individually and in	
17	his official capacity as Washington Attorney General; JOSHUA STUDOR, individually	
18	and in his official capacity as Washington Assistant Attorney General, Consumer	
19	Protection Division; THE ATTORNEY GENERAL'S OFFICE FOR THE STATE	
20	OF WASHINGTON; and JOHN DOES 1-10,	
21	Defendants.	
22	TO: CLERK OF THE ABOVE-ENT	ITLED COURT;
23		FOUNDATION; THE CITIZENS T TO KEEP AND BEAR ARMS; LIBERTY
24	PARK PRESS; MERRIL MAIL	MARKETING; CENTER FOR THE LISE; SERVICE BUREAU ASSOCIATION;
25	and ALAN GOTTLIEB, Plaintif	
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AND TO: JACK M. LOVEJOY, STEVEN W. FOGG and SPENCER McCANDLESS, Counsel for Plaintiffs:

PLEASE TAKE NOTICE that without waiving any procedural or substantive defenses, Defendants Robert Ferguson, individually and in his official capacity as Washington Attorney General; Joshua Studor, individually and in his official capacity as Washington Assistant Attorney General, Consumer Protection Division; and the Attorney General's Office for the State of Washington (Defendants) hereby remove the lawsuit filed on September 18, 2023, in the State of Washington, King County Superior Court, under Case No. 23-2-17835-1 SEA by Plaintiffs the Second Amendment Foundation; the Citizens Committee for the Right to Keep and Bear Arms; Liberty Park Press; Merril Mail Marketing; Center for the Defense of Free Enterprise; Service Bureau Association; and Alan Gottlieb (Plaintiffs), to the United States District Court for the Western District of Washington (Seattle Division). Defendants provide the following short and plain statement of the grounds for removal:

- 1. This case alleges violations of Plaintiffs' federal civil rights under 42 U.S.C. § 1983, including the First, Fourth, and Fourteenth Amendments to the U.S. Constitution, as well as two state law claims. The complaint has not been answered by Defendants.
- 2. Plaintiffs initially filed suit in this Court on May 3, 2023, raising the same claims against the same Defendants, seeking the same relief, and based on the same factual allegations. *See* Case No. 2:23-cv-00647-MJP. Defendants moved to dismiss, and Plaintiffs voluntarily dismissed their complaint on July 11, 2023, in lieu of responding to Defendants' motion.
- 3. On September 18, 2023, Plaintiffs filed a complaint in the King County Superior Court of Washington, Case No. 23-2-17835-1 SEA, entitled The Second Amendment Foundation; the Citizens Committee for the Right to Bear Arms; Liberty Park Press; Merril Mail Marketing; Center for the Defense of Free Enterprise; Service Bureau Association; and Alan Gottlieb, Plaintiffs v. Robert Ferguson, individually and in his official capacity as Washington Attorney General; Joshua Studor, individually and in his official capacity as

Washington Assistant Attorney General, Consumer Protection Division; the Attorney General's Office for the State of Washington, and John Does 1-10, Defendants. As noted, this complaint is nearly identical to the federal complaint Plaintiffs had previously dismissed.

4. This complaint was received by Defendants on September 22, 2023. Pursuant to 28 U.S.C. § 1446(b)(1) and LCR 101(b), this notice of removal is being filed within thirty days of the filing of the complaint.

INTRADISTRICT ASSIGNMENT

- 5. Under 28 U.S.C. § 1331 the United States District Courts "shall have original jurisdiction of all civil actions arising under the Constitution, laws, or treaties of the United States."
- 6. Plaintiffs allege that Defendants violated their rights under the First, Fourth, and Fourteenth Amendments of the U.S. Constitution and assert claims under 42 U.S.C. § 1983.
- 7. This is a civil action of which this Court has original jurisdiction under 28 U.S.C. § 1331 and § 1343, and is one which Defendants may remove to this Court pursuant to 28 U.S.C. § 1441(c) in that it is a civil action founded on claims arising under federal law. This Court may exercise supplemental jurisdiction over any state law claims that are part of the same case or controversy pursuant to 28 U.S.C. § 1367(a).
- 8. Venue in the United States District Court, Western District of Washington at Seattle, is appropriate as this is the judicial district in which Plaintiffs allegedly reside or are located, and the county in which this matter was plead. Defendants Robert Ferguson, Joshua Studor, and the Office of the Attorney General are located in King County, Washington.

RESERVES AND IMMUNITY

9. Defendants reserve all rights, defenses, and immunities, and this notice is made without waiving Defendants' immunities or any other defenses they may have in response to this lawsuit.

1	SUPPORTING DOCUMENTS	
2	10. In compliance with 28 U.S.C. § 1446(a) and LCR 101(b), Defendants will file	
3	copies of all process, pleadings, and orders served upon it in this case within the fourteen day	
4	deadline and with the appropriate verification of authenticity. A copy of the Complaint is	
5	attached.	
6	DATED this 11th day of October 2023.	
7	ROBERT W. FERGUSON Attorney General	
8	s/ Lauryn K. Fraas	
9	LAURÝN K. FRAAS, WSBA #53238 ALEXIA DIORIO, WSBA #57280	
10	Assistant Attorneys General MARSHA CHIEN, WSBA #47020	
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